

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				1. CONTRACT ID CODE J		PAGE OF PAGES 1 5	
2. AMENDMENT/MODIFICATION NO. 0009		3. EFFECTIVE DATE 21-Jul-2004		4. REQUISITION/PURCHASE REQ. NO. W16ROE-4068-6489		5. PROJECT NO.(If applicable)	
6. ISSUED BY USA ENGINEER DISTRICT, NEW YORK ATTN: CENAN-CT ROOM 1843 26 FEDERAL PLAZA NEW YORK NY 10278		CODE W912DS		7. ADMINISTERED BY (If other than item 6) See Item 6			
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)				<input checked="" type="checkbox"/> 9A. AMENDMENT OF SOLICITATION NO. W912DS-04-R-0010			
				<input checked="" type="checkbox"/> 9B. DATED (SEE ITEM 11) 03-Jun-2004			
				10A. MOD. OF CONTRACT/ORDER NO.			
				10B. DATED (SEE ITEM 13)			
CODE		FACILITY CODE					
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS							
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offer <input type="checkbox"/> is extended, <input checked="" type="checkbox"/> is not extended. Offer must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods: (a) By completing Items 8 and 15, and returning <u>1</u> copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.							
12. ACCOUNTING AND APPROPRIATION DATA (If required)							
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.							
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.							
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(B).							
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:							
D. OTHER (Specify type of modification and authority)							
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> is required to sign this document and return _____ copies to the issuing office.							
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.) The purpose of this amendment is: 1) To incorporate questions and answers. Answers are for informational purposes only. 2) No more questions will be accepted from this amendment forward. The proposal due date remains unchanged, 26 July 2004 at 2:00pm local time. All other terms and conditions remain unchanged as a result of this amendment. NOTE: Bidders must acknowledge receipt of this amendment by the date specified in the solicitation (or as amended) by one of the following methods: In the space provided on the SF 1442, by separate letter, or by telegram, or by signing the block 15 below. FAILURE TO ACKNOWLEDGE AMENDMENTS BY THE DATE AND TIME SPECIFIED MAY RESULT IN REJECTION OF YOUR BID IN ACCORDANCE WITH THE LATE BID, LATE MODIFICATIONS OF BIDS OR LATE WITHDRAWAL OF BIDS (FAR 14.304) Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.							
15A. NAME AND TITLE OF SIGNER (Type or print)				16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)			
				TEL: _____ EMAIL: _____			
15B. CONTRACTOR/OFFEROR _____ (Signature of person authorized to sign)		15C. DATE SIGNED		16B. UNITED STATES OF AMERICA BY _____ (Signature of Contracting Officer)		16C. DATE SIGNED 21-Jul-2004	

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

SECTION SF 30 - BLOCK 14 CONTINUATION PAGE

The following have been added by full text:

AMENDMENT 9**Company Name: Clark Construction**

NYSDOH Part 5, Subpart 5-1 requires analysis of the raw water chemistry from each of the wells to be performed on a regular basis by the operator. Please provide a copy of the most recent report for the water that is to be treated.

Ans: This information not available under this RFP.

Does Watertown treat their water with free chlorine or chloramines? This question was not clearly answered in Amendment #7 nor is this information available on the Web.

Ans: Your question under amendment #7 was "If treated, is it chlorinated or treated with free chlorine?" The answer was chlorinated. This is the best information we have at this time.

Do the existing well pumps have sufficient pressure capacity to pump against distribution system pressure, or will the water treatment option require a booster pump?

Ans: Please provide as required under the RFP.

Company Name: LeChase Construction

Section 01010 Paragraph 14.1.2.6 Who is providing furnishings?

Ans: This paragraph only requires the contractor to provide and design a room to accommodate these furnishings. The furnishings will be provided and installed by others. This also pertains to other paragraphs in the Room-by-room requirements that read the same.

Company Name: Bell Construction

Domestic water heaters as specified for the barracks are modular condensing boilers with 88% efficiency (only potential condensing at that efficiency). Other construction projects with similar specifications for barracks, at the site, have recently accepted domestic water heaters with efficiencies as low as 84% (non-condensing.) Please confirm the minimum efficiency allowed for the domestic water heaters at the barracks on this project.

Ans: Please provide as required under the RFP.

Domestic heater storage tanks are specified in 01010-9.2.3.8, with integral insulating wrap with an R-value of "5". Due to the size of the tanks for the barracks they will need to be field insulated. Please confirm that field insulation is allowed and that the R-value required is a more standard "12.5" not "5".

Ans: Will change to delete the integral insulation and increase the R-value to 12.5.

Added to this amendment

Per Amendment 003 Section 01010, 3.17.19 Corrosion Allowance now reads: "Corrosion Allowance shall be per AWWA D100 and New York State Department of Health requirements". Per AWWA D100-96, Section 3.9, the corrosion allowance is determined by the purchaser based on the corrosive nature of the water, the proximity of the tank to salt water or other causes of atmospheric corrosion and the care with which the paint or other protection will be maintained. Are there factors we should be aware of that would require a corrosion allowance on this project?

Ans: The water stored in the tank will have a PH of 6 to 7.5.

Added to this amendment

Per Amendment 6 Appendix M is now deleted. The drawing C140 marked Final 28 May 2004 shows a top capacity level at elevation 259.442m using ground elevation of 205.81m. The specification Section 01010 3.17.4.1 specifies a tank height of 58.204m with a ground elevation of 205.81m. This gives a tank height at elevation 264.014m, is this a required height or a maximum allowable height and is it related to the TCL? Can the tank height be less than 58.204m?

Ans: This (58.204m) is the required tank height, which is different than the TCL. The tank height can not be less than the 58.204m.

Will aircraft warning lights be required on the tank during construction or will lighting on the erection derrick be sufficient?

Ans: Per section 01010 paragraph 3.17.15, Marking and Lights; The structure shall be marked and or lighted in accordance with FAA Advisory Circular 70/7460-1 K. The circular includes lighting requirements during construction.

Company Name: Dugan Associates

Your specification calls for a "smooth skin" on the FRP doors. I don't believe the door that is specified comes in a smooth skin. To my knowledge Commercial Door Systems model F600RW is only available with textured skins. Special-Lite does produce both smooth and textured skins for their FRP doors. Our SL-20 is a smooth skinned FRP door. Are these doors to be smooth in texture? Also, parts of paragraph 5.12.1.1a appear to be sole-sourced. Is this your intent?

Ans: Will delete the requirement for smooth skin. Will also revise section 01010 paragraph 5.12.1.1a to eliminate apparent sole-sourcing.

Added to this amendment

Company Name: Beardsley Design

Amendment 0006, page 16, added section 5.12.2.6 requiring "doors in sound rated walls shall have a minimum STC rating of 47." This adds considerable expense to doors, frames and hardware. The impact on the Barracks alone when STC 50 is now required in rooms is in excess of \$1 million. Please verify that this requirement is intended.

Ans: STC rating of 47 is not required for interior doors.

Added to this amendment.

Company Name: Pike/P.J. Dick

Page 3 of Amendment #8 that was issued on July 16, 2004 modified the description of the GFGI items of work. "The following Dining Facility equipment item numbers are not part of the base bid and are Option C bid items: 001, 004, 005, 0121, 012A, 013, 017, 018, 019, 021, 022, 035, 046, 049, 051C, 056, 059,060, 061, 062, 068, 074, 079, 083, 085, 087, 088, 094, 098, 101A, 106, 108, 113, 114, 117, 119, 136, 136A, 143, 150, 155, C-10, C-20, C-24, C-25, C-28, and C-29. If Option C is awarded to the contractor, the above equipment shall be CFCI. No matter if the Option C is or is not awarded, the contractor shall provide all required utility service connections to this equipment under the base bid. "

The amendment does not specifically state that any Dining Facility equipment is the schedule on drawings FS101, FS102, or FS103 that is not part of the list in the paragraph above shall be either part of the base bid or furnished by others (as indicated in the schedule as GFGI or NIKEC/BY VENDOR). Is that the intent of providing the Option C list in Amendment #8?

Ans: Yes. Amendment #8, clarifies all items under the base bid, Option C and vendor provided items. This replaces all information listed

On page 257 of section 01010, the description of Option C states "Contractor shall furnish and install all equipment listed on plates FS101, FS102 and FS103 on the Volume 3 Dining Facility Drawings. This section was not amended. Please clarify the equipment, if any, that is to be provided under the base bid and Option C.

Ans: Amendment #8 last paragraph before the drawing changes deletes the original Option C "Dining Facility Equipment" and replaces with the new paragraph listing all items to be provided under Option C.

Section 01010, 3.17.19 Add the following sentence: The water stored in the water tower will have a PH of 6 to 7.5.

Section 01010, 5.12.1.1 last sentence, Delete: “smooth skin”.

Section 01010, 5.12.1.1a Delete sentence: “Sub frames composed of smaller tube sections bolted together to meet the minimum 150 mm requirements are not acceptable.” **Replace with:** “Other manufacturers construction types maybe used but same structural requirements must be met.”

Section 01010, 9.2.3.8 Change first sentence to read: “Domestic water heating storage tanks shall be round, glass lined tanks, and shall be externally insulated with a minimum R value of 12.5 including an exterior jacket covering.”

Section 01010, Delete Paragraph 5.12.2.6

(End of Summary of Changes)